EXHIBIT S

6/25/2008

Page 1 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION ROOTS READY MADE GARMENTS CO. W.L.L. Plaintiff,) Case No.) C 07 3363 CRB THE GAP, INC., a/k/a, GAP, INC., GAP INTERNATIONAL SALES, INC., BANANA REPUBLIC, LLC, AND OLD NAVY, LLC, Defendants.) VIDEOTAPED DEPOSITION OF EHAB AL SHARIF VOLUME I Wednesday, June 25, 2008 AT: 10:12 a.m. Taken at: Hotel Shangri-La Sheikh Zayed Road P.O. Box 75880 Dubai UNITED ARAB EMIRATES

West Court Reporting Services 800.548.3668 Ext. 1

15

1 A. Yes, we did.

- Q. And what was that?
- A. In the U.A.E. we had an agreement with RSH,
- 4 Royal Sporting House. And we developed shop-in-shop
- 5 concepts in 13 different locations, or four different
- 6 locations, but three concepts in each concept store. And
- 7 we -- we basically had OP and ISP sold in these locations.
- Q. Now, was Gap aware of your relationship with
- 9 Roots and your relationship with RSH?
- 10 A. Yes, they were.
- 11 Q. And how do you know that?
- 12 A. Well, every time they visited the U.A.E.
- 13 specifically, I had led the tour of all the department
- 14 stores and all the malls that we were projecting to open in.
- Q. Okay. And were Gap personnel present on those
- 16 tours?
- 17 A. Yes, of course.
- Q. Which Gap personnel?
- 19 A. To start with, Mr. Jim Bell, and Mr. Jon Ehlen
- 20 at a later stage.
- 21 Q. And did you have discussions with either
- 22 Mr. Bell or Mr. Ehlen about A.A. Turki's role in
- 23 distributing Gap products?
- A. Yes, with both gentlemen.
- Q. Okay. And what were those discussions?

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- 1 A. The discussions were related to Saudi Arabia
- 2 specifically, and we were explaining to them how we were
- 3 structuring a joint venture between RSH and Atco to
- 4 duplicate the RSH concept which is called Studio R in
- 5 Saudi Arabia. And these discussions were elaborate.
- Q. And in those discussions, did you discuss the
- 7 current relationship that you had with RSH in the U.A.E.?
- 8 A. Absolutely. It was relevant.
- 9 Q. And did Gap -- was Gap aware that you were
- 10 purchasing product from Roots and selling it to RSH?
- 11 MS. DURIE: Objection, calls for speculation.
- 12 A. Yes.
- 13 BY MR. HANEY:
- Q. Okay. How do you know that?
- 15 A. The nature of -- of the relationship was
- 16 obvious to everyone. The product was coming out of Roots'
- 17 warehouse and it was shipped to the stores in the U.A.E.
- 18 And Gap knew exactly how the whole mechanism was working.
- 19 Q. I am going to mark as -- what is the -- it's
- 20 103? -- as 103, a series of e-mails with some attachments.
- 21 The top one is from David@rshme.co.ae to Jon Ehlen and it
- 22 attaches some e-mails, including some e-mails from Mr. --
- A. Can you supply the date, please?
- Q. Yes. The top date is October 29, 2003. And
- 25 we are going to give you a copy of this document right now.